

ORIGINAL

IN THE UNITED STATES DISTRICT COURT FEB - 9 FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

UNITED STATES OF AMERICA

v.

No. 4-22CR-046-Y

PRASHANT KUMAR KOLLIPARA (01)

MISDEMEANOR INFORMATION

The United States Attorney Charges:

Count One

Assault in the Special Aircraft Jurisdiction of the United States (Violation of 18 U.S.C. § 113(a)(5) and 49 U.S.C. § 46506(1))

On or about January 30, 2019, in the Northern District of Texas and elsewhere, the defendant, **Prashant Kumar Kollipara**, while aboard an aircraft in the special aircraft jurisdiction of the United States, did assault T.H., a passenger on Southwest Airlines Flight 962, by touching T.H. in an unwanted and patently offensive manner while en route from Dallas Love Field to Hartsfield–Jackson Atlanta International Airport.

In violation of 18 U.S.C. § 113(a)(5) and 49 U.S.C. § 46506(1).

Count Two

Assault in the Special Aircraft Jurisdiction of the United States (Violation of 18 U.S.C. § 113(a)(5) and 49 U.S.C. § 46506(1))

On or about January 30, 2019, in the Northern District of Texas and elsewhere, the defendant, **Prashant Kumar Kollipara**, while aboard an aircraft in the special aircraft jurisdiction of the United States, did assault C.G., a passenger on Southwest Airlines Flight 962, by touching C.G. in an unwanted and patently offensive manner while en route from Dallas Love Field to Hartsfield–Jackson Atlanta International Airport.

In violation of 18 U.S.C. § 113(a)(5) and 49 U.S.C. § 46506(1).

Count Three

Assault in the Special Aircraft Jurisdiction of the United States (Violation of 18 U.S.C. § 113(a)(5) and 49 U.S.C. § 46506(1))

On or about September 26, 2021, in the Northern District of Texas and elsewhere, the defendant, **Prashant Kumar Kollipara**, while aboard an aircraft in the special aircraft jurisdiction of the United States, did assault D.J., a passenger on American Airlines Flight 1008, by touching D.J. in an unwanted and patently offensive manner while en route from Hartsfield–Jackson Atlanta International Airport to Dallas–Fort Worth International Airport.

In violation of 18 U.S.C. § 113(a)(5) and 49 U.S.C. § 46506(1).

CHAD E. MEACHAM UNITED STATES ATTORNEY

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